# UNOFFICIAL COPY

FOLLOW INSTRUCTIONS (front and back) CAREFULLY		1300 MIII MIII MIII MIII MIII MIII MIII M	DO HERRING (ALL				
A. NAME & PHONE OF CONTACT AT FILER [optional] Trust Acct. #	<u> </u>	••••					
BETH ENGLE (847) 676-6074		Doc#: 040834217 Eugene "Gene" Moore Cook County Boosel	F				
B. SEND ACKNOWLEDGMENT TO: (Name and Address)							
, and and reduces)		Date: 03/23/2004 11:53	AM Pg				
ł			_				
BANK OF LINCOLNWOOD	ł						
4433 W. TOUHY AVE. LINCOLNWOOD, IL. 60712							
LINCOLINWOOD, IL. 60712							
İ	TUE						
		VE SPACE IS FOR FILING OF	FICE U				
1. DEBTOR'S EXACT FULL EGAL NAME - insert only one debtor name (1a	or 1b) - do not abbreviate or combine names						
1 a. ORGANIZATION'S NAME	The state of the s						
1647 ADDISON LLC							
OR 1 b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	Tou				
1 c. MAILING ADDRESS			su				
1940 N. CLARK ST.	CITY	STATE POSTAL CODE	CO				
1d.TAX ID#, SSN OR EIN   ADD'L INFO RE   16. TYPE OF ORGANIZATION	CHICAGO	IL 60614	U				
ORGANIZATION T. T. C.	1f. JURISDICTION OF ORGANIZATION ILLINOIS	1g. ORGANIZATIONAL ID # if any					
2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSER ONL  2a. ORGANIZATION'S NAME	IPPINOI2	0109434-3					
2a. ORGANIZATION'S NAME	ly one deblor name (2a or 2b) - do not abbrevia	ite or combine names					
OR							
2b. INDIVIDUAL'S LAST NAME	IPST NAME	MIDDLE NAME	SUF				
2c. MAILING ADDRESS							
	СІТУ	STATE POSTAL CODE	cou				
2d. TAX ID # SSN OR EIN   ADD'L INFO RE   2e. TYPE OF ORGANIZATION	2f. JURISDICTION OF ORGANIZATION						
ORGANIZATION DEBTOR	46	2g. ORGANIZATIONAL ID #, if any	, <del></del>				
1 c. MAILING ADDRESS  1940 N. CLARK ST.  1940 N. CLARK ST.  1940 N. CLARK ST.  10. TAX ID#, SSN OR EIN ADD'L INFO RE ORGANIZATION DEBTOR  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONly une debtor name (2a or 2b) - do not abbreviate or combine names  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONly une debtor name (2a or 2b) - do not abbreviate or combine names  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONLY une debtor name (2a or 2b) - do not abbreviate or combine names  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONLY une debtor name (2a or 2b) - do not abbreviate or combine names  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONLY une debtor name (2a or 2b) - do not abbreviate or combine names  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONLY une debtor name (2a or 2b) - do not abbreviate or combine names  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONLY une (2a or 2b) - do not abbreviate or combine names  2. ADDITIONAL DEBTOR'S NAME  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONLY une (2a or 2b) - do not abbreviate or combine names  2. ADDITIONAL DEBTOR'S NAME  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONLY une (2a or 2b) - do not abbreviate or combine names  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONLY une (2a or 2b) - do not abbreviate or combine names  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONLY une (2a or 2b) - do not abbreviate or combine names  2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSET ONLY une (2a or 2b) - do not abbreviate or combine names  3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - INSET ONLY une (3a or 3b)							
3a. ORGANIZATION'S NAME  BANK OF LINCOLNWOOD							
OR 3b. INDIVIDUAL'S LAST NAME							
	FIRST NAME	MIDDLE NAME	SUF				
c. MAILING ADDRESS	CITY						
4433 W TOUHY AVE	LINCOLNWOOD	ST.TE POSTAL CODE	coul				
. This FINANCING STATEMENT covers the following collateral:	Z.T.COLITIVOOD	IL 60712	US				
		0.					
		/x.					
		10					
THE PROPERTY DESCRIBED ON EXHIBIT 'B' LOCA' LEGALLY DESCRIBED ON EXHIBIT 'A' AND OWNE	TED ON OR USED IN CONNE	COLONIAL					
LEGALLY DESCRIBED ON EXHIBIT 'A' AND OWNE	D BY DEBTOR.	CHON WITH THE REAL	PROPE				
ALTERNATIVE DESIGNATION of applicables [7]			_				
ALTERNATIVE DESIGNATION [if applicable]: LESSEE/LESSOR CONSIGNATIVE DESIGNATION [if applicable]: CONSIGNATIVE DESIGNATION [if applicable]: LESSEE/LESSOR CONSIGNATION [if applicable]: LESSEE/LESSOR C	GNEE/CONSIGNOR BAILEE/BAILOR	SELLER/BUYER AG. LIEN	NON-UCC				

NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV. 07/1/01)

Box 400-CTCC

0408342171 Page: 2 of 6

## **UNOFFICIAL COPY**

FC	DLLOW INSTRUCTIONS (front and back)	CAREFULLY			!			
9.	NAME OF FIRST DEBTOR (1a or 1b) C	ON RELATED FINANCING S	ΓΑΤΕ	MENT	j			
	9a ORGANIZATION'S NAME 1647 ADDISON LLC							
OF	96. INDIVIDUAL'S LAST NAME	[FIDDS 1111]						
	THE STATE OF EACH MANNE	FIRST NAME		MIDDLE NAME, SUFFIX				
10	. MISCELLANEOUS;				l			
	- MA 0 1221 IN 2000,							
	~				THE ABOV	E SPAC	E IS FOR FILING	OFFICE USE ONLY
11.	ADDITIONAL DEBTOR'S CAST FU	LL LEGAL NAME - insert on	y <u>one</u>	name (11a or 11b) - do not ab	breviate or combin	e names		
	THE STORY WILL THORY OF THE STORY	) _						-
OR	11b. INDIVIDUAL'S LAST NAME	<del></del>	7	IRST NAME				
		5	ľ	INST NAME		MIDDLE	NAME	SUFFIX
11c.	MAILING ADDRESS	Ox	(	HTY	<del></del>	STATE	POSTAL CODE	COLUTE
114	TAX ID#: SSN OR EIN ADD'L INFO RE						) SOTAL CODE	COUNTRY
ı ıu.	ORGANIZATION	11 e. TYPE OF ORGA/ (ZATIC.)	1	1f. JURISDICTION OF ORGANI	ZATION	11q. O	.I RGANIZATIONAL ID #	. if any
12.	DEBTOR   ADDITIONAL SECURED PARTY	S or MACCIONOR OF		<del>.</del>		<u> </u>		NON
·~·	12a, ORGANIZATION'S NAME	3 or MASSIGNOR S/P	SN —	AM2 -insert only one name (12)	a or 12b)			
OR							<del> </del>	
	12b. INDIVIDUAL'S LAST NAME	, <u>, , , , , , , , , , , , , , , , , , </u>	F	RST N. ME	<del></del>	MIDDLE /	VAME	Taylorus "
			İ	0,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	VAIVE.	SUFFIX
12¢. I	MAILING ADDRESS		C	TY		STATE	POSTAL CODE	COUNTRY
	his CIMANCING STATES		_					}
C	his FINANCING STATEMENT covers timb ollateral, or is filed as a fixture filing. escription of real estate:	er to be cut or as-extracted	16	. Additional collateral descrip				—- <u></u> -
	EXHIBIT 'A'				0/0	6.		
	SEE ATTACHE	D				4		
						2, 1		
			ĺ				Ux	
			1					
							Office	
								, V
. Na								
(if	me and address of a RECORD OWNER of above Debtor does not have a record interest):	ve-described real estate						
			1					
			<u> </u>	<del></del>				
				Check only if applicable an				
			—	tor is a Trust or Trust Check only if applicable	ee acting with resp	ect to pro	perty held in trust or	Decedent's Estate
				Debtor is a TRANSMITTING	ana check <u>only</u> UTILITY	one box	ζ.	
			ĺ	Filed in connection with a M		Transactio	n - effective 30 years	
		<u> </u>		Filed in connection with a Pt				

NATIONAL UCC FINANCING STATEMENT ADDENDUM (FORM UCC1Ad) (REV. 07/1/01)

0408342171 Page: 3 of 6

#### **UNOFFICIAL COPY**

#### EXHIBIT "A"

Lots 6, 7 and 8 and East 3 feet of Lot 9 in Block 2 in L. Turner's Resubdivision of Blocks 1 to 6, inclusive, in L. Turner's Subdivision of the Northeast ¼ of the East ½ of the Southeast ¼ of Section 19, Township 40 North, Range 14, East of the Third Principal Meridiar, in Cook County, Illinois.

Address: 1647 53 W. Addison, Chicago, IL.

Tax I.D. #: 14-1-9-407-002-0000

0408342171 Page: 4 of 6

## **UNOFFICIAL COPY**

#### EXHIBIT B

#### TO FINANCING STATEMENT

- (A) Improvements and Fixtures. All buildings, structures, replacements, furnishings, fixtures, fittings and other improvements and property of every kind and character now or hereafter located or erected on the Real Estate, together with all building or construction materials, equipment, appliances, machinery, plant equipment, fittings, apparatus, fixtures and other articles of any kind or nature whatsoever now or hereafter found on, affixed to or attached to the Real Estate, including (without limitation) all motors, boilers, engines and devices for the operation of pumps, and all heating, electrical, lighting, power, plumbing, air conditioning, refrigeration and ventilation equipment (except to the extent any of the foregoing items in this subparagraph are owned by tenants and such tenants have the right to remove such items at the termination of their Lease (as hereinafter defined)) (all of the foregoing is herein referred to collectively as the "Improvements," all of the Real Estate and the Improvements, and any other property which is real estate under applicable law, is sometimes referred to collectively herein as the "Premises");
- (B) Personal Property. All goods, inventory, supplies, (including without limitation, machinery, appliances, stoves, refrigerators, water fountains and coolers, fans, heaters, incinerators, compactors, water heaters and similar equipment), signs, supplies, blinds, window shades, carpeting, floor coverings, office equipment, growing plants, fire sprinklers and alarms, control devices, equipment (including all window cleaning, building cleaning, swimming pool, recreational, monitoring, garbage, air conditioning, pest control and other equipment), tools, furnishings, furniture, light fixtures, non-structural additions to the Real Estate, and all other tangible property of any kind or character now or hereafter owned by the Mortgagor and used or useful in connection with the Real Estate, any construction undertaken on the Real Estate, any trade, business or other activity (whether or not engaged in for profit) for which the Real Estate is used, the maintenance of the Real Estate or the convenience of any tenants, guests, licensees or invitees of Mortgagor, all regardless of whether located on the Real Estate or located elsewhere (except to the extent any of the foregoing items in this subparagraph are owned by tenants and such tenants have the right to remove such items at the termination of their Leases (all of the foregoing is herein referred to collectively as the "Goods");
- (C) <u>Intangibles</u>. All goodwill, trademarks, trade names, option rights, purchase contracts, books and records and general intangibles of Mortgagor relating to the Real Estate or the Improvements and all accounts, contract rights, instruments, chattel paper and other rights of Mortgagor for payment of money, for property sold or lent, for services rendered, for money lent, or for advances or deposits made, and any other intangible property of the Mortgagor related to the Real Estate or the Improvements, and all accounts and monies held in possession of Mortgagee for the benefit of Mortgagor (all of the foregoing is herein referred to collectively as the "Intangibles");
- (D) <u>Rents</u>. All rents, issues, profits, royalties, avails, income and other benefits derived or owned by Mortgagor directly or indirectly from the Real Estate or the Improvements (all of the foregoing is herein collectively called the "Rents");
  - (E) Leases. All rights of Mortgagor under all leases, lettings, licenses, occupancy agreements,

## **UNOFFICIAL COPY**

concessions or other arrangements, whether written or oral, whether now existing or entered into at any time hereafter, whereby any person agrees to pay money or any consideration for the use, possession or occupancy of, or any estate in, the Real Estate or the Improvements or any part thereof, and all rents, income, profits, benefits, avails, advantages and claims against any guarantors under any thereof (all of the foregoing is herein referred to collectively as the "Leases");

- (F) <u>Plans, Reports and Permits</u>. All rights of Mortgagor to plans and specifications, designs, drawings and other matters prepared for any construction of the Real Estate, including the plans identified in the Loan Agreement (all of the following are herein called the "Plans"), all licenses and permits, and all appraisals, soil tests, environmental reports and any and all other reports and analyses ("Reports");
- (G) Contracts for Construction or Services. All rights of Mortgagor under any contracts executed by Mortgagor or anyone acting on behalf of Mortgagor with any provider of goods or services for or in connection with any construction undertaken on, or services performed or to be performed in connection with the Real Estate or the Improvements, including any architect's agreement and any construction contract (all of the foregoing are herein referred to collectively as the "Contracts for Construction); and
- (H) <u>Service Agreements</u>. All rights are interests of Mortgagor in and under any and all service and other agreements relating to the operation, maintenance, and repair of the Premises or the buildings and improvements thereon ("Service Agreements");
- (I) <u>Loan Proceeds</u>. All proceeds, contract rights and payments payable to Mortgagor under any loan commitment for financing of the **Premises** ("Loan Proceeds"); and
- (J) Insurance. All unearned premiums, accrued, accruing or to accrue under insurance policies now or hereafter obtained by the Mortgagor and all proceeds of the conversion, voluntary or involuntary, of the Collateral or any part thereof into cash or liquidated claims, including, without limitation, proceeds of hazard and title insurance and all awards and compensation heretofore and hereafter made to the present and all subsequent owners of the Collateral by any governmental or other lawful authorities for the taking by eminent domain, condemnation or otherwise, all or any part of the Collateral or any easement therein, including awards for any change of grade of streets;
- (K) Awards. All judgments, awards of damages and settlements which may result from any damage to the Premises or any part thereof or to any rights appurtenant thereto; all compensation, awards, damages, claims, rights of action and proceeds of, or on account of (i) any damage or taking, pursuant to the power of eminent domain, of the Premises or any part thereof, (ii) any damage to the Premises by reason of the taking, pursuant to the power of eminent domain, of other property or of a portion of the Premises, or (iii) the alteration of the grade of any street or highway on or about the Premises or any part thereof, all proceeds of any sales or other dispositions of the Premises or any part thereof;

## **UNOFFICIAL COPY**

(L) <u>Betterments</u>. All right, title and interest of the Mortgagor in and to all extensions, improvements, betterments, renewals, substitutes and replacements of, and all additions and appurtenances to, the Collateral, hereafter acquired by, or released to, the Mortgagor or constructed, assembled or placed by the Mortgagor on the Collateral, and all conversions of the security constituted thereby, immediately upon such acquisition, release, construction, assembling, placement or conversion, as the case may be, and in each such case, without any further mortgage, conveyance, assignment or other act by the Mortgagor, shall become subject to the lien of this Mortgage as fully and completely, and with the same effect, as though now owned by the Mortgagor and specifically described herein: and

(M) Other Property. All other property or rights of the Mortgagor of any kind or character related to the Keal Estate or the Improvements (including contracts for the sale of Units), and all proceeds (including, without limitation, insurance and condemnation proceeds) and products of any of the foregoing. It is specifically understood that the enumeration of any specific articles of property shall not exclude or be deemed to exclude any items of property not specifically mentioned. All of the Premises hereinabove described real, personal and mixed, whether affixed or annexed or not, and all rights hereby conveyed and mortgaged are intended to be as a unit and are hereby understood and agreed and declared to be appropriated to the use of the Premises, and shall for the purposes of this Mortgage be deemed to be real estate and conveyed and mortgaged hereby.